IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

PATENT

Examiner: Nguyen, Tuyen T.

Docket #: P06569US0/RFH

Art Unit: 2832

TOTAL OF ALL FEES =

The re patent application of: KIM, Cheol-jin

Serial No.: 09/543,865 Filed: April 5, 2000

For: HIGH VOLTAGE TRANSFORMER FOR

MICROWAVE OVEN AND METHOD OF

COMMISSIONER FOR PATENTS WASHINGTON, D.C. 20231

SIR:

Atta		•

MANUFACTURING THEREFOR

COMMISSIONER FOR PATENTS
VASHINGTON, D.C. 20231

Sir:

Attached is:

a response after Final Rejection dated

a response to the Office Action dated February 12, 2003 with Attachment A. a Preliminary Amendment

a Preliminary Amendment

a Petition for an extension of time

Other:

Fees: For claims if required and/or other fees as shown below:

į		NOW	Previously Paid For	Present Extra	Rate	<u>\$</u>	
	TOTAL CLAIMS	7	20		X \$ 18 =		
} !	INDEP. CLAIMS	2	3		X \$ 84 =		
ļ	TOTAL OF ABOVE CLAIMS FEES =						
	Reduction by ½ for small entity status of applicant						
ļ	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	SUBTOTAL =					
	Fee for extension of time (per attached Petition) Other fee for						

X A check in the amount of \$0 is enclosed. If no check or an insufficient check is enclosed and a fee is due in connection herewith, the Commissioner is authorized to charge any fee or additional fee due in connection herewith to Deposit Account No. 12-0555.

X In the event that a petition for extension of time is required to be submitted herewith and that a separate petition is not submitted herewith, applicant hereby petitions under 37 CFR 1.136(a) for an extension of time of as many months as are required to render this submission timely. Any fee is authorized above.

Date: May 12, 2003

Respectfully submitted

Registration No.: 24082

LARSON & TAYLOR, PLC • 1199 North Fairfax St. • Suite 900 • Alexandria, VA 22314



#15/Pegus 5/15/05

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AMENDMENT

Commissioner for Patents Washington, D.C.

SIR:

Responsive to the Office Action mailed on February 12, 2003, please amend the above-identified application as follows.

IN THE CLAIMS

A complete listing of all claims is provided herewith in **Attachment A**. It will be noted that claims 5 and 16 are currently amended.

REMARKS

Considering the matters raised in the Office Action in the same order as raised, claim 5 has been rejected under 35 U.S.C. § 112, second paragraph, as being "indefinite." It is agreed that the Examiner has raised a good point here and claim 5 has been amended so as to delete the phrase ",and taken out of," from claim 5. The Examiner is thanked for pointing out this inconsistency which, of course, resulted when claim 1 was limited to the embodiment of Figure 4.

Claims 1-5 and 7 have been rejected under 35 U.S.C. § 103(a) as being unpatentable over "applicant's admitted prior art of Figures 8 and 9 in view of Joseph